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SEC. 3. Every person, firm, or corporation conducting the business of a lodging house shall be governed by the following regulations:

Every lodging house shall be provided with at least:

(a) One shower bath on each floor, to be supplied with hot and cold water and open for the free use of lodgers at all times.

(b) One washbasin for every 25 beds or fraction thereof.

(c) One water-closet for every 25 beds or fraction thereof.

(d) One urinal for every 50 beds or fraction thereof.

(e) An adequate supply of clean towels shall be provided for lodgers free of charge.

(f) Lodging-house keepers shall cause all floors to be thoroughly scrubbed once in each week, all side walls, ceilings, beds, and furniture to be thoroughly cleaned and scrubbed at least once in every 30 days (where walls are whitewashed they shall be rewhitewashed once in every six months).

(g) All floors to be sprinkled with a solution of carbolic acid before sweeping, which shall be done once in each day.

(h) All beds to be so arranged that the air shall circulate freely under and around each of them; all windows shall be open top and bottom at least three hours in each day; ventilation shall be in accordance with the ordinances, regulations, resolutions, and rules of the board of health of Hoboken and the laws of the State of New Jersey.

(i) All beds, bed clothing, mattresses, and pillows shall be kept free from vermin.

(j) Every person, firm, or corporation maintaining a lodging house or houses in the city of Hoboken shall keep the same at all times clean and free from dirt, filth, garbage, and rubbish in or on the premises belonging to or connected with the same.

(k) All washbasins, baths, water-closets, windows, fixtures, furniture, fittings, and painted surfaces shall be at all times kept thoroughly clean and in good repair.

(l) All bed linens to be laundered once every three days.

SEC. 4. Any permit obtained as aforesaid may be revoked by the board of health upon 10 days' notice, when in its judgment any of the above regulations are being violated.

SEC. 5. Any person, firm, or corporation violating any of the provisions of this ordinance shall forfeit and pay a penalty of not less than \$25 nor more than \$50. [Ordinance adopted June 28, 1911.]

PITTSBURGH, PA.

OFFENSIVE TRADES—REGULATION OF.

SECTION 1. *Be it ordained and enacted by the city of Pittsburgh, in select and common councils assembled, and it is hereby ordained and enacted by the authority of same,* That no person, firm, or corporation, agent, owner, or occupant shall permit or have any offensive water or other liquid or substance on his, her, or their premises or grounds, in the city of Pittsburgh, to the prejudice of life or health, whether for use in any trade or otherwise; and no establishment or place of business for tanning, skinning, or scouring, or for dressing hides or leather, or for carrying on any offensive or noisome trade or business shall hereafter be opened, started, established, or maintained in the city of Pittsburgh without a permit from the department of public health. And every such establishment now existing shall be kept cleanly and wholesome, and be so conducted in every particular as not to be offensive or prejudicial to life or health.

SEC. 2. No person or corporation being a manufacturer of gas or engaged about the manufacture thereof shall throw or deposit or allow to run, or shall permit to be thrown or deposited in any public waters, river, or stream, or in any sewer therewith connected, or in any street or public place, any gas, tar, or any refuse matter of or from any gas-house works, manufactory, mains, or service pipes; or permit the escape of any offensive odors from their works, mains, or pipes; nor shall any such person or corporation permit to escape from any of their works, mains, or pipes any gas dangerous or prejudicial to life or health; or manufacture illuminating gas of such ingredients and quality that in the process of burning it any substance which may escape therefrom shall be dangerous or prejudicial to life or health; or fail to use the most approved or all reasonable means for the preventing of the escape of odors.

SEC. 3. It shall not be lawful for any person or persons, incorporated or unincorporated, to carry on, establish, prosecute, or continue within the city of Pittsburgh the occupation or trade or business of bone boiling, bone burning, bone grinding, horse skinning, cow skinning, or skinning of dead animals, or the boiling of offal; and any such establishments or place of business existing within said city shall be forthwith removed out of said city, and such trade and occupation or business shall be forthwith abated and discontinued, providing that nothing in this section contained shall apply to the slaughtering or dressing of animals for sale in said city, and in conformity to the laws of the State.

SEC. 4. The business of bone crushing, bone boiling, bone grinding, bone and shell burning, lime making, horse skinning, cow skinning, glue making, cheese making, boiling fish, swill or offal, heating, drying, storing of blood, scrap, fat, grease, or offensive animal or vegetable matter, or manufacturing materials for manure or fertilizer shall not be carried on or continued within the city of Pittsburgh without a permit from the department of public health.

SEC. 5. Nor shall any buildings be erected or converted or used for the carrying on of any business above mentioned until the plans thereof have been duly submitted to the department of public health and approved in writing by said department of public health.

SEC. 6. All persons engaged in the boiling, or rendering fat, lard, animal matter shall cause the scrap or residuum to be dried or otherwise prepared so as to effectually deprive such material of all offensive odors, and to preserve the same entirely inoffensive, immediately after the removal thereof from the receptacles in which the rendering process was conducted.

SEC. 7. No fat, tallow, or lard shall be melted or rendered, except when fresh from the slaughtered animal, and taken directly from the places of slaughter in the city of Pittsburgh, and in a condition free from sourness and taint and all other causes of offense at the time of rendering, and all melting and rendering must be in a steam-tight vessel, and the gases and odors therefrom must be destroyed by combustion or other means equally effective and according to the best and most approved means and processes; and everything preceding, following, and in connection with such melting and rendering and the premises where the same shall be conducted must be free from all offensive odors and other cause of detriment to the public health. No fat, lard, or tallow shall be brought into the city of Pittsburgh to be rendered or melted and none shall be rendered or melted that has come from any place outside of the city of Pittsburgh without a permit from the department of public health. The business of melting or rendering fat, tallow, or lard shall not be carried on or conducted in the city of Pittsburgh without a permit from the department of public health.

SEC. 8. No person, firm, or corporation shall build or use any asphalt factory, slaughterhouse, cattle yard, phosphate or fertilizing works or storehouse, rendering establishment, or works for the reduction of garbage, dead animals, or night soil, or any soap factory, tannery, or other place or establishment that shall give rise to nauseous or offensive odors without permission from the department of public health.

SEC. 9. Any person or persons who shall fail, neglect, or refuse to comply with or who shall violate any of the provisions of this ordinance shall, upon conviction thereof in a summary proceeding before any police magistrate or alderman in the city of Pittsburgh, be sentenced to pay a fine of not more than \$50, and in default of payment thereof to be imprisoned in the county jail for a period of not more than 30 days. [Ordinance adopted Mar. 27, 1911.]

SYRACUSE, N. Y.

OFFENSIVE TRADES.

SEC. 7. SUBD. I. *Offensive places of business.*—No person, firm, or corporation shall build or use any asphalt factory, slaughterhouse, cattle yard, phosphate or fertilizing works or storehouse, rendering establishment, or works for the reduction of garbage, dead animals, or night soil, or any soap factory, tannery, or other place or establishment that will give rise to nauseous or offensive odors without written permission from the commissioner, which permission must be registered with the commissioner.

Every person, firm, or corporation owning, leasing, or occupying any place where any cattle or swine have been or hereafter shall be killed or dressed shall cause such place and their yards and appurtenances to be thoroughly cleansed and purified and all offal, blood, fat, garbage, refuse, or offensive matter to be removed therefrom at least once in every 24 hours after the use thereof for any of the purposes herein referred to.

Without written permission from the commissioner no person shall in the city of Syracuse keep any place for the storage, drying, cleaning, or assorting of rags or waste paper. [Ordinance adopted Mar. 27, 1911.]

MEMPHIS, TENN.

SECONDHAND CLOTHING—SALE OF.

SECTION 1. *Be it ordained by the board of commissioners of the city of Memphis,* That any person or persons desiring to conduct a rummage sale or sale where secondhand articles of clothing are disposed of shall, before selling or offering for sale any such articles of secondhand clothing, apply to the superintendent of health for a permit to conduct said sale, and comply with the terms of this ordinance.